Exhibit 5 Email of October 20, 2011

From: Bruce Erickson [mailto:brucederickson@hotmail.com]

Sent: Friday, October 21, 2011 10:36 AM

To: Roe, Susan (USAWAW); Perez, Marc (USAWAW)

Subject: FW: Can you please read and advise

Subject: Can you please read and advise

From: '_

Date: Thu, 20 Oct 2011 15:25:09 -0700

To: brucederickson@hotmail.com

This has been some constant crap I've been dealing with up here. Please read and then give me a call.

Thanks.

Kip.

Begin forwarded message:

From: Padraig Mac Roibeaird < pmacroibeaird@gmail.com >

Date: 20 October, 2011 1:26:35 PM PDT

To: Kip Whelpley

Subject:Re: Address for service

"Mr. Whelpley,

Please confirm that this remains the correct address for service for documents in the civil matter between yourself and Mr. Henry Rosenau in the Supreme Court of British Columbia.

There is a document to be served which you may already have, but for which you have not acknowledged receipt of service. It is the order of the Court made March 7th, 2011 reflecting Default Judgment and four Orders made. Two orders are in respect of general and punitive damages to be assessed, and for specific damages. These Orders are not presently being pursued, but there is a further Order in the nature of a prohibition which reads as follows:

"THIS COURT FURTHER ORDERS THAT Kip John Whelpley be prohibited from leaving Canada for the purpose of entering the United States of America until further order of this Court, with the form of the Order to be approved by the Court on application."

I have previously forwarded a copy of the Order of default judgment to you at this email and have had no response. The concern which now arises comes from information originating in the United States to the effect you may be considering defying the order of the Supreme Court of British Columbia and travelling to the United States in contravention of the Order.

I accept that this information may be provided falsely and maliciously by the US government, however it makes it necessary that I, as Mr. Rosenau's agent in this matter, either confirm your acknowledgment of receipt of the Order of March 7th, 2011 and your acknowledgment that you intend to abide by the terms of the Order, or that I take steps to serve the order on you and have independent confirmation of service in order that Mr. Rosenau may have legal recourse in the event you violate the terms of the Order.

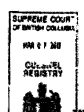
I enclose again a scanned copy of the Order. Please acknowledge receipt of the Order here, and acknowledge your intent to comply with the terms of the prohibition section of the Order.

If I have not had acknowledgment by 9am tomorrow, Friday, October 21, 2011 I will forward the Order to the Sheriffs at Vernon courthouse and have them personally serve it on you. The fourth Order made by the Court is an order for costs, and the costs of service, if necessary, will be charged to you under this Order.

I can be contacted at this email if you intend to acknowledge service and compliance with the Order.

Regards

Padraig Mac Roibeaird



No 1478

Quesnel Registry

n the supreme court of British Columbia

Between

HENRY CARL ROSENAU

Plaintiff

and

KEP JOHN WHELPLEY

Defendant

BEFORE A REGISTRAR

The Plaintiff having filed and served a Notice of Chill Claim and the Defendant Kip John Whielpley having falled to file and sorve a Response to Civil Claim within the time allowed:

THIS COURT ORDERS THAT:

The Defendant pay to the Plaintiff general and puritive damages to be assessed.

The Defendant pay to the Plaintiff specific damages to be assessed.

THIS COURT PURTHER ORDERS THAT lop John Whelpley be prohibited from leaving Carada for the purpose of entering the United States of Jenerica until further order of this Court, with the form of the Order to be approved by the Court on application.

THIS COURT PURTHER ORDERS THAT the Defendant pay to the Pleintiff Costs to be appeared.

The second second

District Registrar

1 1 7585 4

Mr. ? 361. Siebn Bernete Genorge